United States District Court Southern District of Texas

ENTERED

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

January 03, 2025 Nathan Ochsner, Clerk

MARIA MIRAMONTES,	§	
	§	
Plaintiff,	§	
	§	
VS.	§	Civil Case No. 4:21-CV-00927
	§	
THE CITY OF ARCOLA and	§	
HECTOR AARON RUIZ,	§	
	§	
Defendants.	§	

SCHEDULING ORDER

The disposition of this case will be controlled by the following schedule:

1.	February 14, 2025	MOTIONS TO ADD NEW PARTIES The party causing the addition of a new party must provide copies of this Order and all previously entered
		Orders to the new party.
2.	February 14, 2025	MOTIONS FOR LEAVE TO AMEND PLEADINGS Any party seeking leave to amend pleadings after this date must show good cause.
3.	March 7, 2025	EXPERTS (other than attorney's fees) The party with the burden of proof on an issue must designate expert witnesses in writing and provide the required report under Rule 26(a)(2).
	April 4, 2025	The opposing party must designate expert witnesses in writing and provide the required report under Rule 26(a)(2).
4.	April 18, 2025	COMPLETION OF DISCOVERY

Discovery requests are not timely if the deadline for response under the Federal Rules of Civil Procedure falls after this date. Parties may continue discovery

beyond the deadline by agreement.

5. April 30, 2025 PRETRIAL MOTIONS DEADLINE

(except for motions in limine)

No motion may be filed after this date except for good cause. This includes motions to exclude experts.

6. March 7, 2025 **MEDIATION OR SETTLEMENT CONFERENCE**

Mediation or other form of dispute resolution must be completed by this deadline.

7. <u>July 24, 2025</u> **JOINT PRETRIAL ORDER AND MOTION IN** *LIMINE* **DEADLINE**

The Joint Pretrial Order will contain the pretrial disclosures required by Rule 26(a)(3) of the Federal Rules of Civil Procedure. Use the forms provided on the Court's website. https://www.txs.uscourts.gov/ Tipton. Plaintiff is responsible for timely filing the complete Joint Pretrial Order. Failure to do so may lead to dismissal or other sanction in accordance with the applicable rules. Exhibit lists, witness lists and proposed deposition excerpts may not be amended or supplemented after this date unless by agreement. Objections to any of these shall be filed no later than three business days after this date and responses to those objections shall be filed no later than six business days from this date. Boilerplate objections or responses will not be considered.

8. August 7, 2025 DOCKET CALL

Docket Call will be held at 2:00 p.m. The Court will not consider documents filed within seven days of docket call. The Court may rule on pending motions at docket call and will set the case for trial as close to docket call as practicable.

Any party wishing to make a discovery or scheduling motion must obtain permission before the submission of motion papers. This includes any motion to compel, to quash, for protection, or for extension. Lead counsel must personally confer on all discovery and scheduling disputes as a final attempt at resolution prior to involving the Court. To obtain permission, the party seeking relief must submit a letter not exceeding two pages. Identify the nature of the dispute, outline the issues, and state the contested relief sought. Describe the conference between lead counsel and summarize the results. Send a copy to all counsel and unrepresented parties. The opposing party should promptly submit a responsive letter of similar length identifying any disagreement. Do

not submit a reply letter. The foregoing letters should be sent by email to the Court's case manager, Kellie Papaioannou at Kellie_Papaioannou@txs.uscourts.gov.

It is SO ORDERED.

Signed on January 2, 2025.

DREW B. TIPTON

UNITED STATES DISTRICT JUDGE